

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

ORACLE AMERICA, INC.,

No. C 10-03561 WHA

Plaintiff,

v.

GOOGLE INC.,

Defendant.


**ORDER TO SHOW  
CAUSE RE TECHNICALLY  
NECESSARY COPYING**

In its response to ECF 1757, Google shall **SHOW CAUSE** why the Court should not order it established that the 62 classes and interfaces in three API packages (and only those 62) were technically necessary to use the Java language and that copying those was fair use, without prejudice to either side's other arguments, pro or con, as to the 37 APIs. Also, please comment on whether all expert reports should be adjusted to incorporate this holding (but only this adjustment).

Oracle shall also show cause in writing why this order should not be entered by  
**TUESDAY AT NOON.**

**IT IS SO ORDERED.**

Dated: April 30, 2016.

  
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WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE